



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

[Handwritten Signature]

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/524,770	03/14/2000	Rob Myers	SONY-50N3173.01	7597
7590	05/07/2004		EXAMINER	
Wagner Murabito & Hao LLP Two North Market Street Third Floor San Jose, CA 95113			MURPHY, TIMOTHY M	
			ART UNIT	PAPER NUMBER
			2611	
DATE MAILED: 05/07/2004				

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	09/524,770	MYERS ET AL.
	Examiner Timothy Murphy	Art Unit 2611

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on _____.
 2a) This action is FINAL. 2b) This action is non-final.
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-30 is/are pending in the application.
 4a) Of the above claim(s) ____ is/are withdrawn from consideration.
 5) Claim(s) ____ is/are allowed.
 6) Claim(s) 1-30 is/are rejected.
 7) Claim(s) ____ is/are objected to.
 8) Claim(s) ____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.
 10) The drawing(s) filed on ____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
 Paper No(s)/Mail Date 5, 6.

4) Interview Summary (PTO-413)
 Paper No(s)/Mail Date. _____.
 5) Notice of Informal Patent Application (PTO-152)
 6) Other: _____.

DETAILED ACTION

Claim Objections

1. Claims 2 and 7 are objected to because of the following informalities:

Claim 2, line 2 "said media recording device"

Should state: **--said media storage device--**.

Claim 7, line 2 "said interface"

should state: **--said second interface--**.

Appropriate corrections are required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1, 2, 4, 8-14, 16-19, 21, 23-26 and 28 are rejected under 35 U.S.C. 102(e) as being anticipated by Khan et al (6,029,046).

In regard to claim 1, Khan discloses an electronic media cartridge (Figs. 1 & 2A, adapter 177) for enabling a dedicated media service of a broadcast signal (game data channel (col. 6, lines 49-52), which is one channel of multiple service channels, such as cable television, etc. (col. 6, lines 30-36)), said media device comprising:

a tuner (Fig. 2A, 202) that is constantly tuned to receive a single broadcast signal (at time of operation, 202 is tuned to game data channel; col. 7, lines 50-53);

a media storage device (SRAM 216 (Fig. 2A) stores data during operation; col. 8, line 51) coupled to said tuner (Fig. 2A); and

an adapter (Fig. 2A, connector 250) coupled to said tuner (Fig. 2A), said adapter for interfacing said electronic media device (Fig. 2A, edge connector 250) with an electronic media system (to player 178 (Fig. 2A); col. 8, lines 41-45).

In regard to claim 2, Kahn discloses the electronic media cartridge recited in claim 1 wherein a portion of **said media storage device** is dedicated to said single broadcast signal (SRAM 216 stores game data; col. 8, line 51).

In regard to claim 4, Khan discloses an electronic media device (Figs. 1 & 2A, adapter 177) for providing a dedicated media service of broadcast signals (game data

channel (col. 6, lines 49-52), which is one channel of multiple service channels, such as cable television, etc. (col. 6, lines 30-36)), said electronic media device comprising:

a first adapter (data bus 230 to ASIC input data port; col. 7, lines 58-60) for receiving a tuner (Fig. 2A, tuner 202) constantly tuned to receive a single broadcast signal (at time of operation, 202 is tuned to game data channel; col. 7, lines 50-53);

a second adapter (Fig. 2A, bus 240) for receiving a media storage device (Fig. 2A, SRAM 216) coupled to said tuner (Fig. 2A) wherein said media storage device has a dedicated storage capacity for said single broadcast signal received by said tuner (216 stores game data; col. 8, lines 51-55);

a first interface (Fig. 2A, RF input 201) coupled to said first adapter (as seen in Fig. 2A) for coupling said electronic media device to a media system (the service(s) provided to subscriber location 175; col. 7, lines 43-53); and

a second interface (Fig. 2A, connector 250) coupled to said second adapter (Fig. 2A) for coupling said electronic media device to said media system (to subscriber location 175 (Fig. 1), in particular, to player 178 of location 175, as seen in Fig. 2A).

In regard to claim 8, Khan discloses an electronic media system (Fig. 1, player 178) comprising:

an electronic media device (Figs. 1 & 2A, adapter 177) having a dedicated tuner for a broadcast signal (at time of operation, tuner 202 is tuned to game data channel; col. 7, lines 50-53) and a dedicated portion of a media storage device for said broadcast signal (SRAM 216 (Fig. 2A) stores data during operation; col. 8, line 51); and

a display device (Fig. 1, 178d) coupled to said electronic media device (as seen in Fig. 1);

a processor (microprocessor; col. 7, lines 9-10) coupled to said electronic media device (microprocessor of 178, coupled to 177 through connector 250 (Fig. 2A), as seen in Figs. 1 & 2A); and

a computer readable memory (random access memory and program memory; col. 7, lines 9-11) coupled to said processor and containing program instructions stored therein that, when executed, implement a method for enabling an on-site media service at said electronic media system (the instructions to operate/execute the downloaded game data (service) for player 178).

In regard to claim 9, Kahn discloses the electronic media system recited in claim 8 further comprising a user input device (user input via key, joystick, etc.; col. 7, lines 19-21).

In regard to claim 10, Kahn discloses the electronic media system recited in claim 8 wherein said processor and said program instructions stored on said computer readable memory provide a resident-software platform for interfacing a content provider and a presentation engine (the software platform of 178 to operate the game data from provider 150 residing on 177).

In regard to claim 11, Kahn discloses the electronic media system recited in claim 8 wherein said processor and said program instructions stored on computer readable memory enable content provider control (PTP authorization is transmitted from the service provider to the subscriber (col. 15, lines 23-32) which loads the PTP table to enable the provider to control games that are downloaded to the subscriber to halt play either when there is continuous play or the subscriber's playtime has reached zero; col. 16, lines 1-19) and user interaction of media content data and media content options of said on-site media service (subscriber views available games to download on a PTP menu created from the PTP table; col. 15, line 57 – col. 16, line 2).

In regard to claim 12, Kahn discloses the electronic media system recited in claim 8 wherein said processor and said program instructions stored on computer readable memory enable content provider control (PTP authorization is transmitted from the game delivery service provider to the subscriber (col. 15, lines 23-32) which loads the PTP table at the subscriber in order to enable the provider to control the games that are downloaded to the subscriber by halting play either when there is continuous playing or the subscriber's playtime has reached zero; col. 16, lines 1-19) and enable user interaction of media services and media service options of said on-site media service (controls which days are authorized days to download; col. 19, lines 47-62).

In regard to claim 13, Kahn discloses the electronic media system recited in claim 8 wherein said processor and said program instructions stored on computer

readable memory enable content provider control (PTP authorization is transmitted from the game delivery service provider to the subscriber (col. 15, lines 23-32) which loads the PTP table at the subscriber in order to enable the provider to control the games that are downloaded to the subscriber by halting play either when there is continuous playing or the subscriber's playtime has reached zero; col. 16, lines 1-19) and enable user interaction of device functions and device options of said electronic media device (user plays the requested game up to the maximum playing time; col. 19, lines 25-46).

In regard to claim 14, Kahn discloses the electronic media system recited in claim 8 wherein said processor and said program instructions stored on computer readable memory enable the content provider to control (PTP authorization is transmitted from the game delivery service provider to the subscriber (col. 15, lines 23-32) which loads the PTP table at the subscriber in order to enable the provider to control the games that are downloaded to the subscriber by halting play either when there is continuous playing or the subscriber's playtime has reached zero; col. 16, lines 1-19) software updates to said electronic media device via data incorporated into said broadcast signal (game data channel (col. 6, lines 49-52), provides new games to download to 177 if subscriber is authorized and does not download if not authorized; col. 21, lines 45-62).

In regard to claim 16, Khan discloses a method of enabling an on-site media service (game data channel (col. 6, lines 49-52), which is one channel of multiple

service channels, such as cable television, etc. (col. 6, lines 30-36) transmitted to subscriber location 175), said method comprising the steps of:

a) formatting a media signal (Fig. 1, broadcasted signal from service provider 150; multiple service channels, such as cable television, etc., col. 6, lines 30-36) with content data (any one of the multiple service channels; col. 6, lines 30-36) and with on-site media service data (game data channel, is one channel of the multiple service channels; col. 6, lines 30-36); and

b) broadcasting said media signal to an on-site media system (to subscriber location 175 (Fig. 1); and col. 6, lines 35-36) having a dedicated tuning device (at time of operation, tuner 202 is tuned to game data channel; col. 7, lines 50-53) and a dedicated portion of a media recording device (Fig. 2A, SRAM 216 stores game data; col. 8, lines 51-55) for said media signal.

In regard to claim 17, Kahn discloses the method recited in claim 16 wherein said on-site media service data allows a content provider to remotely control said on-site media service on said on-site media system (PTP authorization is transmitted from the game delivery service provider to the subscriber (col. 15, lines 23-32) which loads the PTP table at the subscriber in order to enable the provider to control games that are downloaded to the subscriber by halting play either when there is continuous playing or the subscriber's playtime has reached zero (col. 16, lines 1-19), such as controlling actual amount of game playing time and authorization days (col. 19, lines 15-55)).

In regard to claim 18, Kahn discloses the method recited in claim 16 wherein said on-site media service data has interactive options (subscriber playing game on player 178) that are responsive to a viewer input on said on-site media system (178 has user input via key, joystick, etc.; col. 7, lines 19-21).

In regard to claim 19, Kahn discloses the method recited in claim 16 wherein said on-site media system has a resident-software platform (the software platform of 178 to operate and play the game data from 177) for interfacing information between a content provider (game data from provider 150), a presentation engine (output to display 178d of Fig. 1), and a viewer (subscriber at location 175).

In regard to claim 21, Kahn discloses the method recited in claim 16 wherein said on-site media service data enables said on-site media system to record a portion of said media signal on said dedicated portion of said media recording device according to subscription information (the RA map controls when the subscriber is authorized to down load and store (record) a game; col. 19, lines 47-55).

In regard to claim 23, Kahn discloses the method recited in claim 16 wherein said on-site media service data includes management information for said on-site media system (identifiers provide maximum playing time and authorized down load of games; col. 19, lines 15-55).

In regard to claim 24, Kahn discloses the method recited in claim 23 wherein said management information instructs said on-site media system how to manage said portion of said media signal recorded on said dedicated portion of said media recording device (after playing time expires, the game is suspended and is no longer playable or downloadable; col. 19, lines 29-31).

In regard to claim 25, Kahn discloses the method recited in claim 16 wherein said on-site media service data includes presentation information (subscriber views the pay to play (PTP) menu; col. 15, lines 57-67).

In regard to claim 26, Kahn discloses the method recited in claim 25 wherein said presentation information enables said on-site media system to arrange said portion of said media signal recorded onto said dedicated portion of said media recording device into a presentation format (PTP menu displays available games for download and remaining time left on current games; col. 15, lines 60-63).

In regard to claim 28, Kahn discloses the method recited in claim 16 wherein said on-site media service data provides software updates (game data channel (col. 6, lines

49-52), provides new games to download to 177 if subscriber is authorized; col. 21, lines 45-55).

In regard to claim 29, Kahn discloses the method recited in claim 16 wherein said on-site media service data includes function information that enhances functionality of said on-site media system (subscriber can view the pay to play (PTP) menu and request a game to download; col. 15, line 57 – col. 16, line 2).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kahn et al (6,029,046), in view of Strubbe et al (5,483,278).

In regard to claim 3, Kahn discloses the electronic media cartridge recited in claim 2 wherein a device is dedicated to input from a user regarding said dedicated media service (user input via key, joystick, etc.; col. 7, lines 19-21).

However, Kahn fails to provide another portion of said media storage device that is dedicated to input from a user, as claimed.

In an analogous art, Strubbe teaches a memory device dividing into portions, one of which is dedicated to user input (Fig. 3, memory section 54 stores records of indication from the user of "liked" or "disliked"; col. 5, lines 7-17 and lines 52-58), which provides a profile of the viewer in order to select programs that are of current interest to the viewer (as described in col. 6, lines 39-53).

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Kahn with providing another portion of said media storage device that is dedicated to input from a user, as taught by Strubbe, for the benefit of providing a profile of the subscriber in order to select media content that is of current interest to the subscriber in an electronic media cartridge.

6. Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kahn et al (6,029,046), in view of Sata et al (5,134,499).

In regard to claim 5, Kahn discloses the electronic media device recited in claim 4.

Although Kahn discloses of a plurality of game adapters at each location (col. 6, lines 52-54), he fails to specifically provide a plurality of tuners, as claimed.

In an analogous art, Sata teaches a plurality of tuners (multiple tuners 1, as seen in Fig. 3 and col. 7, lines 39-50), for the benefit of simultaneously receiving multiple broadcasts from multiple broadcasters, of which each can be individually recorded (col. 7, lines 39-41).

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Kahn with providing a plurality of tuners, as taught by Sata, since multiple tuners allows for simultaneous reception of multiple broadcasts from multiple broadcasters in an electronic media device.

In regard to claim 6, the combined systems of Kahn and Sata disclose the electronic media device recited in claim 5.

Although Kahn discloses of a plurality of media storage (Kahn: Fig. 2A, various memories 210-(1-i), 211-(1-j), and 216), they fail to provide a plurality of media storage devices, wherein each of said plurality of media storage devices is respectively coupled to one of said plurality of tuners, as claimed.

However, Sata further teaches providing a plurality of media storage devices (Fig. 3, disks 4), wherein each of said plurality of media storage devices is respectively coupled to one of said plurality of tuners (each disk 4 is coupled to a respective tuner 1, as seen in Fig. 3 and col. 7, lines 39-50). This makes it possible to provide simultaneous recording capability for multiple channels (col. 7, lines 39-41).

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combined systems of Kahn and Sata with providing a plurality of storage devices, as further taught by Sata, for providing simultaneous recording capability for multiple channels in an electronic media device.

7. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kahn et al (6,029,046), in view of Sata et al (5,134,499), in further view of Gerba (5,931,908).

In regard to claim 7, the combined systems of Kahn and Sata disclose the electronic media device recited in claim 5.

However, they fail to provide an Internet link coupled to **said second** interface, as claimed.

In an analogous art, Gerba teaches providing an Internet link (communication medium 32 used to coupled to Internet servers 28; col. 9, lines 1-16), for providing the user with the ability to gain further detailed information for a selected story from a world-wide web site (col. 9, lines 11-16).

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combined systems of Kahn and Sata with providing an Internet link, as taught by Gerba, to provide the user with the ability to gain further detailed information from a related world-wide web site in an electronic media device.

8. Claims 15 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kahn et al (6,029,046), in view of Doornhein et al (6,078,360).

In regard to claim 15, Kahn discloses the electronic media system recited in claim 8 wherein said method comprises the steps of:

a) receiving a media signal (multiple service channels, such as cable television, etc.; col. 6, lines 30-36) at an on-site electronic media device (at 177);

b) retaining a portion of said media signal (SRAM 216 stores game data; col. 8, line 51) accessible to said on-site media system (data in 216 of 177 are received into player 178; col. 8, lines 41-45);

e) managing said media storage device (177 decodes, authorizes and controls the data (manages); col. 6, lines 49-52);

f) generating a media presentation on-site of user according to a user input (the subscriber's selected game) and according to a subscription requirement (maximum playing time is determined by amounts paid up front (subscription requirement); col. 19, lines 25-46); and

g) enabling interactive service between a viewer (subscriber using player 178 selects a game from the play to pay (PTP) menu available for download from the service provider; col. 15, line 57 – col. 16, line 2) and a content provider (local service provider 150, which provides the game data to 175; as seen in Fig. 1 and col. 6, lines 20-36).

Although Kahn discloses of transmitting various services, such as cable television (col. 6, lines 32-36) and filtering (ASIC 200 filters data; col. 8, line 31-33), Kahn fails to specifically filter a content portion of said media signal, and on-site media service data portion of said media signal, and storing said content portion of said media

signal and its respective on-site media service data portion of said media signal to said dedicated portion of said media storage device, as claimed.

In an analogous art, Doornhein teaches filtering a content portion of said media signal and an on-site media service data portion of a media signal (Fig. 4, receiving apparatus has device 43 for separating video television signal (content portion) and device 45 for separating the signaling bit stream/additional data (service data portion); col. 4, lines 13-20), storing said content portion of said media signal and its respective on-site media service data portion of a media signal to a portion of a media storage device (recording unit 13 records the television signal (content portion) with the additional data (service data portion); col. 3, lines 10-17). This provides several benefits such as maintaining parental control of recorded programs on playback and maintaining copyright protection of recorded programs (col. 3, line 37 – col. 4, line 5 and col. 5, lines 41-48).

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Kahn with filtering a content portion of a media signal and on-site media service data portion of a media signal, and storing said content portion of said media signal and its respective on-site media service data portion of said media signal to a portion of a media storage device, as taught by Doornhein, for the benefits of maintaining parental control of recorded programs on

playback and maintaining copyright protection of recorded programs in an electronic media system.

In regard to claim 20, Kahn discloses the method recited in claim 16.

However, Kahn fails to provide a media signal that is formatted with metadata on a fine-grain basis for intervals shorter than a broadcast program time span, as claimed.

In an analogous art, Doornhein teaches providing a media signal (television signal) that is formatted with metadata (devices 3 and 5 send control/additional data including indications (metadata) of aspect ratio of the video signal; col. 2, lines 53-66) on a fine-grain basis for intervals shorter than a broadcast program time span (data is distributed a rate of at least one bit per frame of the signal; col. 2, line 59 – col. 3 line 10). This provides a broadcasted signal with real-time indications of additional data specific to the current program.

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Kahn with providing a media signal that is formatted with metadata on a fine-grain basis for intervals shorter than a broadcast program time span, as taught by Doornhein, for the benefit of broadcasting a signal with real-time indications of additional data specific to the current program to an on-site media service.

9. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kahn et al (6,029,046), in view of Lawler et al (5,805,763).

In regard to claim 22, Kahn discloses the method recited in claim 16.

However, Kahn fails to enable a content provider to record said media signal on a continual basis at said on-site media system to provide up-to-date media, as claimed.

In an analogous art, Lawler teaches enabling a content provider to record a media signal on a continual basis at an on-site media system to provide up-to-date media (head end 12 informs the interactive station controller 18 when to record a program; col. 13, lines 15-22). This gives the provider the control which programs are stored/recorded locally at the subscriber location.

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Kahn with enabling a content provider to record said media signal on a continual basis at said on-site media system to provide up-to-date media, as taught by Lawler, for the benefit of maintaining content provider control over which programs are stored/recorded at an on-site media system.

10. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kahn et al (6,029,046), in view of Gerba et al (5,931,908).

In regard to claim 27, Kahn discloses the method recited in claim 16.

Although Kahn discloses providing several services, such as telecommunication and software downloads (col. 6, lines 33-36), thus describing a system that could be easily adapted to fit other two-way information exchanges, Kahn specifically fails to include information for retrieving data from on Internet site, as claimed.

In an analogous art, Gerba teaches including information for retrieving data from on Internet site (communication medium 32 used to coupled to Internet servers 28 to facilitate overlay functions for users; col. 9, lines 1-16), for providing the user with the ability to gain further detailed information for a selected story from a world-wide web site (col. 9, lines 11-16).

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Kahn with including information for retrieving data from on Internet site, as taught by Gerba, to provide the user with the ability to gain further detailed information from a related world-wide web site in an electronic media device.

11. Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kahn et al (6,029,046), in view of Sata et al (5,134,499), in further view of Krause (6,304,714).

In regard to claim 30, the combined systems of Kahn and Sata disclose the electronic media device recited in claim 5 further comprising:

a single media storage device (Kahn: Fig. 2A, SRAM 216) coupled to said second adapter (coupled to 240, as seen in Fig. 2A), and a plurality of tuners (Sata: multiple tuners 1, as seen in Fig. 3 and col. 7, lines 39-50).

However, they fail to provide a media storage device having a plurality of partitions, as claimed.

In an analogous art, Krause teaches dividing the storage device into various segments (Fig. 4 and col. 7, lines 7-20) for broadcast programs (col. 7, lines 7-11 and lines 34-41), for the benefit of maintaining enough video information on disk (media recording device) to enable the viewer to have control over the interaction with the program (col. 7, lines 38-41).

Consequently, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combined systems of Kahn and Sata with

providing a media storage device having a plurality of partitions, as taught by Krause, to enable the viewer to have control over the interaction with the program in an electronic media device.

Conclusion

12. The following are suggested formats for either a Certificate of Mailing or Certificate of Transmission under 37 CFR 1.8(a). The certification may be included with all correspondence concerning this application or proceeding to establish a date of mailing or transmission under 37 CFR 1.8(a). Proper use of this procedure will result in such communication being considered as timely if the established date is within the required period for reply. The Certificate should be signed by the individual actually depositing or transmitting the correspondence or by an individual who, upon information and belief, expects the correspondence to be mailed or transmitted in the normal course of business by another no later than the date indicated.

Certificate of Mailing

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to:

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

on _____.
(Date)

Typed or printed name of person signing this certificate:

Signature: _____

Certificate of Transmission

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, Fax No. (703) ____ - ____ on _____.
(Date)

Typed or printed name of person signing this certificate:

Signature: _____

Please refer to 37 CFR 1.6(d) and 1.8(a)(2) for filing limitations concerning facsimile transmissions and mailing, respectively.

13. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Laubach et al (6,154,633) discloses a subscriber terminal that adds application interface modules, including television applications (see Figs. 6 and 15).

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tim Murphy whose telephone number is (703) 305-8144. The examiner can normally be reached on Monday through Thursday 8am – 5pm, and alternating Fridays 8am – 4pm.

If attempts to reach the examiner by telephone are unsuccessful, the senior examiner, Chris Grant can be reached on (703) 305-4755. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Timothy M. Murphy
Patent Examiner
Art Unit 2611

tmm



VIVEK SRIVASTAVA
PRIMARY EXAMINER